

BID SPECIFICATIONS FOR

SALE OF SURPLUS REAL PROPERTY

333 Preston Street

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CITY OF HOUSTON

BID SPECIFICATIONS

FOR

SALE OF SURPLUS REAL PROPERTY

SECTION 1 - CONTENTS AND PURPOSE

These bid specifications set forth certain instructions, terms, and conditions that apply to the sale of surplus City real property conducted pursuant to Section 2-236 of the Code of Ordinances. A copy of Section 2-236 is reproduced in full and is attached hereto as **Exhibit "A."** Such sales are also governed generally by Federal and State statutes, the City of Houston Charter, and other sections of the Code of Ordinances where specific circumstances so require. Although the instructions, terms, and conditions contained herein do not constitute an ordinance, resolution, or motion binding upon the City, a bidder submitting a bid on a sale conducted pursuant to Section 2-236 will certify by signing the bid form that the bidder has read the provisions contained herein and that the bidder agrees that the provisions will be strictly enforced in all respects.

SECTION 2- Description of Property

<u>The Property</u>. The "Property" consists of the following parcel of real property and the improvements thereon:

A 0.4383 acre (19,092 square feet) tract of land situated in the John Austin Two League Grant, City of Houston, Harris County, Texas, being all of that called 15,857 square feet tract of land described in a document to the City of Houston, dated September 16, 1960, recorded under Harris County Clerk's File Number B247985 in the Official Public Records of Real Property of Harris County, Texas, and in Volume 4178, Page 30 of the Deed Records of Harris County, Texas, and being all of that called 3,106 square feet tract of land described in a deed to the City of Houston, dated April 26, 1950, recorded under Harris County Clerk's File Number B175807 in said Official Public Records of Real Property of Harris County, Texas, O.P.R.R.P.H.C. and in Volume 4022, Page 255 D.R.H.C., said 0.4383 acre tract being more particularly described by metes and bounds on **Exhibit "B"** attached hereto.

The subject site is improved with a two-story concrete precast structure that was completed in 1975 and has a building footprint of 113 feet X 70 feet. It contains a total building area of 14,520 square feet, including 6,610 square feet on the first level and 7,910 square feet on the second level. The building is erected on a reinforced concrete slab and has precast exterior walls.

SECTION 3 - INSTRUCTIONS TO BIDDERS

3.01 <u>Preparation of Bid Forms</u>:

A. General. Bids are due June 21, 2007, at 10:30 a.m. Central Daylight Time. A bid

must be submitted on the form available on the City's website. Such bid forms will not be accepted as a legitimate bid unless it conforms to the requirements in Section 4.01. Both copies of the bid form must be submitted together in a sealed envelope and clearly marked as follows: "BID FOR CITY OF HOUSTON REAL ESTATE - 333 Preston Street."

- B. Amount of Bid. The bid must be expressed in dollars and cents in the spaces provided on the bid form for entering the bid amount,. This sale is a cash sale. There will be no financing offered by the City, and the City will not accept property in exchange.
- 3.02 <u>Bid Deposit</u>. Each bid must be accommpanied by a deposit of at least ten percent (10%) of the total dollar amount of the bid. The bid deposit must be in the form of a cashier's check, certified check, or money order payable to the City of Houston, or a bond with a corporate surety authorized to do business in the State of Texas. A sample of a bidder's bond is attached hereto as Exhibit "C." Any other bond form will be subject to rejection if, in the opinion of the City Attorney, it fails to secure the City in the performance of the specified terms and conditions of the sale. The opinion of the City Attorney shall be final.
- 3.03 Receipt and Opening of Bids. Sealed bids are to be delivered to the office of the City Secretary, in the City Hall Annex, 900 Bagby, Houston, Texas 77002, on or before June 21, 2007, 10:30 a.m. local time, in accordance with the instructions contained in the City's SEALED BID SALE NOTICE. These bids will be opened at the time stated in the SEALED BID SALE NOTICE or as soon thereafter as may be practical, at the discretion of the Mayor and/or City Council.

State and local laws provide that the City, in its sole discretion, may elect not to accept any bid, and may reject all bids.

- 3.04 <u>Bids Irrevocable</u>. All bids shall be considered irrevocable. All persons submitting a bid will be notified in writing of the acceptance or rejection of their bid. Failure of the bidder to receive the notice shall not constitute an acceptance of bid.
- 3.05 Notification of Bidders Eligible for Second Round Bidding. On or before June 29, 2007, 5:00 p.m. local time, the City may select two or more bidders for a second round of Bidding ("Second Round"). Any selection of these Second Round bidders will be based solely on the amounts of money bid, i.e., the group of bidders submitting the highest bids, and not on any other criteria. Any bidder not selected for the Second Round will have its bid deposit returned and its bid will be considered withdrawn. The second round will be conducted as follows:
 - A. <u>Notification</u>. The Second Round bidders will be notified in writing by the City that they have been selected for the Second Round.
 - B. <u>Submission of Bids</u>. The Second Round bidders should submit their "BEST AND FINAL OFFER" to the City. The bid should not be made with the expectation that any bid can be reduced through later negotiation. The Second Round bid is a <u>final</u> bid, and the City will not consider any adjustments to the bid amount after a bid has been submitted. An additional bid deposit will not be required.

C. Receipt and Opening of Second Round Bids. Second Round sealed bids are to be delivered to the office of the City Secretary, in the City Hall Annex, on or before July 12, 2007, 10:30 a.m. local time.

State and local laws provide the City, in its sole discretion, may elect at this point not to accept any of the Second Round bids.

- 3.06 <u>Notification of selected Bidder</u>. On or before July 19, 2007, 5:00 p.m. local time, the City may notify the highest bidder in writing that it is the bidder selected to proceed in the transaction (the "Selected Bidder").
- Due Diligence Period. The Selected Bidder will have thirty (30) calendar days following notification as provided in Section 3.05 to perform any due diligence (the "Due Diligence Period") relating to the Property. The Selected Bidder must notify the City if it intends to enter the Property for any reason including, but not limited to inspecting, surveying or conducting such environmental or other testing as it may desire, at its sole cost and expense. The Selected Bidder may withdraw its bid, for any reason, before the expiration of the Due Diligence Period by notifying the City in writing of its withdrawal. In the event of such withdrawal, the City may, but is not obligated to, select the next-highest bidder as a Selected Bidder. If the City does so, that Selected Bidder will have a similar Due Diligence Period and will have a similar right to withdraw if it so desires.
- Final Award or Rejection of Bids by Mayor or City Council. All Second Round bids and bid deposits (except for any bids withdrawn by a Selected Bidder during the Due Diligence Period) will be held in escrow by the City pending award of a bid, or rejection of all bids, by the Mayor or the City Council. In order for a bid to be awarded, City Council will adopt an ordinance officially awarding the bid and authorizing the Mayor to execute, and the City Secretary to attest, the Sale Documents (as defined in Section 4.09). After award of a bid, the transaction shall be binding, subject only to the preparation and execution of the documents necessary to consummate the transaction. After award of a bid, the bidder submitting the awarded bid will be referred to as the "Buyer" and the Buyer's bid deposit shall be nonrefundable.

3.09 Closing Arrangements:

- A. <u>Execution of Documents</u>. On or before the time specified in Section 4.05, after the City has executed the Sale Documents and the documents are available for delivery to the Buyer, the City shall notify the Buyer in writing of the location and the time that the closing of the transaction will occur (the "Closing Date"). The transaction will settle on such date, at which time the Buyer will pay the full balance due under the terms and conditions set forth herein. The Buyer's duty to proceed with the transaction shall not be subject to Buyer's acceptance, actual, constructive or otherwise, of the Sale Documents.
- B. Payment of Consideration by the Buyer: The Buyer will be required at the time of closing to pay the difference between the full amount of the bid and the amount of the bid deposit. If a bidder's bond was furnished as the bid deposit, the full amount of the bid will be due and payable at the time of closing. Payment of any cash consideration must be made in "good funds" under Texas state law.

- C. <u>Settlement and Other Expenses</u>. The City will be responsible for any expenses associated with the preparation of the Sale Documents. The City shall not be responsible for any other fees associated with this transaction.
- 3.10 <u>Affidavit of Non-Interest</u>. City of Houston Charter, Article VII, §4, and Code of Ordinances, Section 15-1, make void any contract in which a member of City Council, officer of the City of Houston, or employee of the City of Houston has a direct or indirect pecuniary interest. An Affidavit of Non-Interest, attached hereto as **Exhibit "D,"** must be submitted as part of the bid documents.

SECTION 4 - TERMS AND CONDITIONS OF SALE OF SURPLUS CITY LAND

- 4.01 Rejection of Bids. City Council reserves the right to reject any or all bids at any time prior to the passage of the ordinance authorizing the Mayor to execute and the City Secretary to attest a deed conveying to the Selected Bidder the land offered by the City for sale. A bid will be automatically rejected when:
 - A. It is not accompanied by at least the prescribed amount of the bid deposit as specified in Section 2.02;
 - B. It is not submitted in duplicate;
 - C. Both copies of the bid form are not signed as specified in Section 2.01 (A);
 - D. It is not submitted on the City's bid form;
 - E. It is submitted after the time and date specified in the City's SEALED BID SALE NOTICE for receipt of bids;
 - F. It is not accompanied by a signed Affidavit of Non-Interest.
- 4.02 <u>Non-Payment of Brokerage Fees.</u> The City will not pay a brokerage or real estate agent's fee on the sale of City land.
- 4.03 No Bidder's Withdrawal Rights. Under no circumstances will a bidder be entitled to withdraw the bid once the City Secretary has received the bid deposit.
- 4.04 <u>City's Rights Upon Failure of Buyer to Close the Transaction</u>. When the deed conveying the parcel offered for sale by the City has been executed by the Mayor and is ready for delivery, the Buyer will be notified by mail where to call to accept delivery of the deed. If for any reason the Buyer should fail to render full payment of the consideration upon which the bid was based within thirty (30) days after the mailing of the aforesaid notice, such failure shall be construed as a refusal to pay the consideration due the City under the terms of the bid and as a refusal to accept the City's deed. Should the Buyer for any reason fail or refuse to close the transaction within the thirty (30) day period, the City shall have the right, at its option, to retain the bidder's deposit or, if a bidder's bond was furnished as the deposit, to be paid the amount of the bond by the bonding company, the amount of the deposit or bond being agreed upon as liquidated damages because of the inconvenience of ascertaining the actual damages and the uncertainty thereof. In addition to the foregoing, it is understood and agreed that the

City shall have the right, at its option, to pursue any and all other remedies available to it at law or in equity, including, but not limited to, the right to demand specific performance on the part of the Buyer. If the City is successful in enforcing the right to specific performance, it is understood and agreed that upon the City's demand, the Buyer shall pay the City's reasonable attorney's fees incident thereto.

- 4.05 Conveyance by the City. Subject to its right to reject bids under Section 3.01, the City shall tender an executed deed conveying the land offered by it for sale within thirty (30) days after the date of passage of the ordinance determining a buyer. Failure on the part of the City to tender such deed within the thirty (30) day period shall entitle the Buyer to refuse to close the transaction by giving written notice to the Director, Real Estate, Building Services Department. Upon receipt of written notice of refusal, the City will refund the Buyer's deposit. Neither the City nor the Buyer shall be liable to any party in any respect as a result of such refusal to close the transaction under this circumstance.
- 4.06 <u>Bidder's Duty to Inquire As to Quality of Title and Survey</u>. Each bidder shall be solely responsible to inquire as to the quality of the title of the Property. The City will provide a survey of the Property that it has obtained on the City's website; however, the City does not guarantee the accuracy or completeness of such survey.
- 4.07 Rights of Person in Possession. If the Property is, or appears to be, in the possession of any person whomsoever, each bidder, before submitting a bid on the parcel, shall satisfy himself as to the rights, if any, of the person in possession. The Buyer shall not be entitled to refuse to close the transaction because of the rights of any person in possession on the date the bid was submitted.
- 4.08 Ad Valorem Taxes. Should there be any tax payments due, it is specifically understood and agreed that the Buyer will be purchasing the Property subject to such tax liabilities and will be responsible for payment thereof. By acceptance of a deed from the City of Houston, the Buyer is put on notice that the land conveyed to him will thereafter be subject to assessment for all taxes.
- 4.09 Conveyance Instruments. The deed conveying the Property will be based on the description of the land prepared by the Building Services Department, or on such other legal description as may be approved by the City Attorney. The deed shall be executed and acknowledged on behalf of the City by the Mayor (or in the Mayor's absence, the Mayor Pro Tem) and attested by the City Secretary under the City Seal. The name of the grantee in the deed shall be the same as the name on the bid form of the person, corporation, or other entity submitting the bid. The deed shall be in the form commonly referred to as a "Special Warranty Deed" under which the City will warrant title "... by, through, or under itself, but not otherwise ...," and the conveyance shall be subject to all easements, public utilities, restrictions, covenants and conditions of record, and any other special restrictions specified in the bid proposal.

4.10 Environmental.

A. Environmental Testing

(i) By City. A copy of a Phase I environmental assessment report for the Property will be available on the City's website. The City does not make any warranty or representation as to the accuracy or completeness of said

report. The Selected Bidder may have a Phase II environmental assessment report and an asbestos and lead-based paint survey of the Property prepared during the Due Diligence Period in accordance with Section 4.10(A)(ii). In the event that an environmental assessment report indicates the presence of environmental impairment on the Property, the Selected Bidder's sole remedy shall be to withdraw its bid during the Due Diligence Period. In the event that the Selected Bidder so withdraws, the City may, but is not obligated to, offer to negotiate with the Selected Bidder regarding the environmental impairment; however, even if it elects to negotiate, the City will not materially change the net economic terms of the Selected Bidder's proposed bid.

- (ii) By Bidder. Upon notice that Property is offered by the City for sale (the "Notice Date"), any bidder shall have the right, after notifying the City in writing and in full compliance with this Section 4.10(A)(ii), to enter the Property to inspect, survey or conduct such environmental testing as such bidder may desire, whether for potential contamination in the surface or subsurface of the Property or otherwise (hereinafter referred to as "Testing"), at such bidder's sole cost and expense,. Any such bidder may enter the Property to conduct Testing upon consent by the City and subject to the following conditions: a) any contractor, consultant or agent used by such bidder for the Testing shall be, in the sole discretion of the City, acceptable to the City; however, the Testing shall be at such bidder's sole cost; b) the City shall have the right to observe the Testing and to take split samples; c) such bidder shall indemnify, defend and hold the City harmless from any and all damages (including damage to the Property), losses, claims, liabilities, penalties, costs and expenses (including attorney's fees) resulting from acts or omissions associated with the Testing, and this covenant shall survive the Closing or earlier termination of the bidding process; d) such Bidder agrees to obtain the insurance specified in Section 4.10(B); and e) the Testing and subsequent generation of a site assessment report, survey, quality-assured laboratory data, and other written report(s), if any, (hereinafter referred to as "Testing Results") shall be completed within thirty (30) days of the Notice Date, or the close of the bid period, whichever is earlier. Upon completion of the Testing of the Property and the subsequent generation of Testing Results, such bidder shall immediately provide the Testing Results to the City.
- B. Testing Insurance. If a bidder conducts Testing as outlined in Section 3.10 above, such bidder shall maintain, at its sole cost, or shall require any contractor, consultant or agent such bidder may engage to maintain at all times as required herein, the insurance coverage set forth below with providers satisfactory to the City with full policy limits applying, but not less than as set forth below. A certificate naming the City as an additional insured and referencing the indemnification provisions set forth in these Bid Specifications shall be delivered to the City prior to commencement of the Testing. Such certificate shall provide that any change restricting or reducing coverage or the cancellation of any policies under which certificates are issued shall not be valid as respects the City's interest herein until the City has received timely prior written notice of such change or cancellation.

<u>Worker's Compensation Insurance</u> as required by laws and regulations applicable to and covering employees of the bidder, its contractors, consultants or agents engaged in the performance of the Testing.

Employer's Liability Insurance protecting the bidder against common law liability, in the absence of statutory liability, for employee bodily injury arising out of the master-servant relationship with a limit of not less than Two Hundred Fifty Thousand and No/100 Dollars (\$250,000.00) each occurrence.

Comprehensive General Liability Insurance including products / completed operations with limits of liability of not less than One Million and No/100 Dollars (\$1,000,000.00) combined single limit. This policy shall cover, among other risks, the contractual liability assumed under the indemnity provision set forth herein.

Business Automobile Liability Insurance covering all vehicles used in the operations of the bidder with limits of liability of not less than Seven Hundred Fifty Thousand and No/100 Dollars (\$750,000.000) combined single limit.

- C. <u>Environmental Reports</u>. Executive summaries of the City's Environmental Reports and the bidder's Testing Results (if any) shall be listed as an exhibit to the ordinance authorizing the Mayor to execute the deed conveying the land.
- 4.11 <u>Inspection</u>. Each bidder represents that it (or its agents or consultants) will have inspected, by the close of the bid period, the Property, together with any buildings included in the sale, will be familiar with its condition, inclusive of substances in the soil or groundwater that may or may not be present, and, if named as the Buyer, will accept same AS IS, AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES OR REPRESENTATIONS ON THE PART OF the City as to what that condition may be.

4.12 Restrictions:

- A. <u>General</u>. It will be the sole responsibility of each bidder to become familiar with whatever restrictions are enforceable on the land being offered by the City for sale, whether of record or not. The City makes no representations, guarantees, or warranties as to what may be built on the Property or as to what use may be made of it, with the exception of the billboard restrictions that follow.
- B. <u>Billboard Restrictions</u>. Any conveyance of land offered by the City for sale will be subject to a restriction against the erection of billboards. The restriction shall be embodied in the conveyance deed by the City in clauses substantially similar to the following:

"This conveyance is also made and accepted subject to Grantee's agreement, which agreement is a restriction upon and covenant running with the land, that neither Grantee nor its successors or assigns shall ever erect, place, use, or maintain any billboard or similar structure on the above-described premises for the display thereupon of any advertising; provided that this covenant shall not prevent the placing upon any building that may be erected thereupon, or upon the premises, of appropriate signs advertising the business therein conducted, the products therein sold, or otherwise reasonably incident to the occupancy and use of such building and the premises.

It is further understood and agreed, and such agreement shall also be a restriction upon and a covenant running with the land, that any violation of the foregoing covenant shall give the Grantor herein, its successors, or assigns the right to enter upon the Property and summarily remove any such billboard, sign board, or similar advertising device or structure at the expense of the owner, and such entry and removal shall not be deemed a trespass or conversion, and the Grantor, its successors, or assigns shall further have the right to enforce the performance of the covenant by the appropriate legal action, and no act or omission upon the part of any of them shall be a waiver of the operation or enforcement of such covenant or condition."

EXHIBIT "A"

SECTION 2-236, CODE OF ORDINANCES

Sec. 2-236 Sale of city land generally.

- (a) Any land owned by the city, other than land provided for in Sections 2-237, 2-238, and 2-239, determined not be needed for city purposes, shall be advertised and may be sold to the highest bidder upon authorization of the city council, based on the appraised fair market value of such land. The selling price for such land shall never be for less than the market value fixed by city council, which determination as to such market value will be final.
- (b) When such land is advertised for sale upon authorization of the city council, any bidder may bid on the basis of all or part of the consideration for such land being the conveyance to the city of good, clear and merchantable title to land which the city council, prior to the advertisement for bids, has determined is needed by the city for public purposes.

EXHIBIT "B"

THE PROPERTY

STATE OF TEXAS COUNTY OF HARRIS CITY OF HOUSTON

Fire Alarm Building

DESCRIPTION of a 0.4383 acre (19,092 square feet) tract of land situated in the John Austin Two League Grant, City of Houston, Harris County, Texas, being all of that called 15,857 square feet tract of land described in a document to the City of Houston, dated September 16, 1960, recorded under Harris County Clerk's File Number B247985 of the Official Public Records of Real Property of Harris County, (O.P.R.R.P.H.C.) Texas, and in Volume 4178, Page 30 of the Deed Records of Harris County, (D.R.H.C.) Texas and being all of that called 3,106 square feet tract of land described in a deed to the City of Houston, dated April 26, 1950, recorded under Harris County Clerk's File Number B175807 O.P.R.R.P.H.C. and in Volume 4022, Page 255 D.R.H.C., said 0.4383 acre tract being more particularly described by metes and bounds as follows with all bearings and coordinates referenced City of Houston CORS, Texas State Plane Coordinate System, South Central Zone, NAD 83, (CORS96 Epoch 2002.00) (Distances are surface and may be converted to grid by multiplying by a combined scale factor of 0.999893781):

BEGINNING at a 5/8 inch iron rod with cap stamped "MGM #4743" found (Y= 13,845,004.63, X= 3,121,375.07) for the intersection of the existing westerly right of way line of Bagby Street (width varies), as conveyed to the City of Houston in Volume 836, Page 694 and Volume 846, Page 633 D.R.H.C., with the existing northeasterly right of way line of Preston Avenue (no dedication found) for the southeasterly corner of said 15,857 square feet tract, from which a found Brass Disk, City of Houston Survey Marker (no inscriptions) bears North 37°16'29" West, a distance of 10.63 feet, thence as follows;

- 1. THENCE, North 57°07'14" West, with the existing northeasterly right of way line of said Preston Avenue and the southwesterly line of said 15,857 square feet tract, passing at a distance of 114.59 feet the southwesterly corner of said 15,857 square feet tract and the south corner of said 3,106 square feet tract, continuing for a total distance of 147.52 feet to a found "X" chiseled in concrete in the existing easterly right of way line of I.H. 45 (an elevated highway) (width varies), as conveyed to the State of Texas in Volume 3980, Page 586 D.R.H.C., for the westerly corner of the herein described tract;
- 2. THENCE, North 27°33'16" East, with existing easterly right of way line of said I.H. 45 and the northwesterly line of said 3,106 square feet tract, a distance of 119.51 feet to a found 5/8 inch iron rod with cap stamped "MGM #4743" on the existing southerly right of way line of Franklin Avenue (90 foot width), as conveyed to the City of Houston in Volume 838, Page 630 and Volume 843, Page 361 D.R.H.C., for the northwest corner of said 3,106 square feet tract and for the northwest corner of the herein described tract;
- 3. THENCE, South 78°00'03" East, with the existing southerly right of way line of said Franklin Avenue and the northerly line of said 3,106 square feet tract, passing at a distance of 18.13 feet the northwesterly corner of said 15,857 square feet tract and the east corner of said 3,106 square feet tract, continuing for a distance of 123.02 feet to a found "X" chiseled in concrete on the existing westerly right of way line of said Bagby Street, for the northeast corner of said 15,857 square feet tract and for the northeast corner of the herein described tract;
- 4. THENCE, South 17°52'01" West, with the existing westerly right of way line of said Bagby Street and the easterly line of said 15,857 square feet tract, a distance of 168.59 feet to the POINT OF BEGINNING, containing a computed area of 0.4383 acres (19,092 square feet) of land.

SURVEYED: May, 2006

This description was prepared in conjunction with a Survey Map of an even date.

I hereby certify that this survey was made on the ground under my supervision to the current Texas Society of Professional Surveyors Standards for a Category 1A, Condition II, Survey.

Jimmy D. Walton Registered Professional Land Surveyor Texas Registration Number 5889

RODS Surveying, Inc. 6810 Lee Rd., Spring, Texas 77379, Telephone: (281) 379-6388.

EXHIBIT "C"

BIDDER'S BOND

THE STATE OF TEXAS '

	KNOW ALL	L MEN BY THESE PRESENTS:
COUNTY OF HARRIS	1	
hereby acknowledge ourse	lves to be held and antgomery Counties,	, as Principal, and the other subscriber hereto as Surety, do firmly bound to the City of Houston, a municipal corporation of Texas, in the sum of
THE CONDITIONS OF	THIS OBLIGATION	ON ARE SUCH THAT:
owned property identified	in the bid proposal a	to the City of Houston a bid for the purchase of a parcel of City- as Parcel No, in accordance with the terms and the oposal, to which instrument reference is here made for all purposes;
accepted by the City of Faccordance with the terms a null and void; but in the evin accordance with the terms and Surety shall be now agreed upon and admit Houston on account of the this bond to be liquidated delaw or in equity inasmuch assecuring from said Principal It is expressly agreed that it	Houston and said Prand provisions of said ent said Principal is a rms and provisions be liable to the City of the liable to the City of I amages, the City of I as the terms and conditremedies other than of the bid of the Principal remedies bidder of the liable of the	rincipal for the purchase of the above-identified parcel of land is rincipal concludes the purchase of said parcel of land in strict d Bid Specifications and Bid Proposal, then this bond shall become unable or fails to conclude the purchase of the said parcel of land of said Bid Specifications and Bid Proposal, the undersigned f Houston for the full amount of this obligation, which is here and ount of liquidated damages that will be suffered by the City of cipal to comply with the bid terms. By stipulating the amount of Houston does not thereby waive any other remedy available to it at ditions of the City of Houston's instructions to bidders permit its in monetary damages and thus unrelated to the bond herein created. Sipal for the above-identified parcel of land is not accepted by the or surety will be entitled, receipting therefore, to have this bond cipal and Surety.
This bond and all obligation	ns created hereunde	r shall be performable in Harris County, Texas.
EXECUTED THIS	day of	, A.D. 20
ATTEST:		(Principal)
(Secretary)	Ву:	
ATTEST:		
(This is a suggested form	f Riddor's Road Ar	ny other bond form will be subject to rejection if it fails to secure
(1711s is a suggested form of	j Diader's Dona. Ar	iy omer bond form will be subject to rejection if it fails to secure

(This is a suggested form of Bidder's Bond. Any other bond form will be subject to rejection if it fails to secure the City of Houston in the performance of the terms and conditions provided in the Bid Specifications and Bid Proposal)

EXHIBIT "D"

AFFIDAVIT OF NON-INTEREST

THE STATE OF TEXAS \$
S COUNTY OF HARRIS S
BEFORE me, the undersigned authority, a Notary Public in and for the State and County aforesaid, on
this day personally appeared
(Name)
who being by me duly sworn on oath stated to be:of (Position in business, if applicable)
(Position in business, if applicable)
(Name of business, if applicable)
the Bidder named and referred to in the Bid Proposal; and that said Bidder knows of no officer, agent, or employee
of the City of Houston being in any way or manner interested either directly or indirectly in such Bid Proposal.
(Signature)
SWORN TO AND SUBSCRIBED before me thisday of, A.D. 20
[SEAL]
Notary Public in and for Harris County, Texas